- coastwise trade without being documented.
- 68.75 Application procedure for barges to be operated in coastwise trade without being documented.
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# Subpart D—Vessels With a Coastwise Endorsement Issued Before August 9, 2004, and Their Replacements That Are Demise Chartered to Coastwise-Qualified Citizens

- 68.100 Purpose and applicability.
- 68.103 Definitions.
- 68.105 Eligibility of a vessel for a coastwise endorsement under this subpart.
- 68.107 Application procedure for vessels other than barges to be operated in coastwise trade without being documented.
- 68.109 Application procedure for barges to be operated in coastwise trade without being documented.
- 68.111 Invalidation of a coastwise endorsement

AUTHORITY: 14 U.S.C. 664; 31 U.S.C. 9701; 42 U.S.C. 9118; 46 U.S.C. 2103, 2110; 46 U.S.C. app. 876; Department of Homeland Security Delegation No. 0170.1.

Source: CGD 80–107, 47 FR 27511, June 24, 1982, unless otherwise noted.

# Subpart A—Regulations for Engaging in Limited Coastwise Trade

SOURCE: CGD 80-107, 47 FR 27511, June 24, 1982. Redesignated and amended by USCG-2005-20258, 71 FR 61418, 61419, Oct. 18, 2006]

#### §68.1 Purpose of subpart.

This subpart contains citizen ownership requirements and procedures to allow documentation of vessels that do not meet the requirements of part 67 of this chapter. The requirements are for corporations engaged in a manufacturing or mineral industry in the United States.

[USCG-2005-20258, 71 FR 61419, Oct. 18, 2006]

### §68.3 Definitions for the purposes of this subpart.

*Act* means the Act of September 2, 1958 (46 U.S.C. App. 883-1).

883-1 citizen or 883-1 corporation means a corporation which qualifies for the special citizenship status created

by the Act of September 2, 1958 (46 U.S.C. App. 883-1).

Parent corporation means one incorporated under the laws of the United States, or any state, territory, or district of the United States, which controls (directly or indirectly) at least 50 percent of the voting stock of another corporation.

Subsidiary corporation means one incorporated under the laws of the United States, or any state, territory, or district of the United States, which has not less than 50 percent of its voting stock controlled (directly or indirectly) by another corporation.

[CGD 80-107, 47 FR 27511, June 24, 1982, as amended by CGD 95-028, 62 FR 51203, Sept. 30, 1997. Redesignated by USCG-2005-20258, 71 FR 61418, Oct. 18, 2006]

## § 68.5 Requirements for citizenship under 46 U.S.C. App. 883-1.

A corporation seeking to establish its citizenship under the Act of September 2, 1958 (46 U.S.C. App. 883–1) must meet the following criteria as specified in the Act:

- (a) It must be incorporated under the laws of the United States, or any state, territory, district, or possession of the United States;
- (b) A majority of the officers and directors of the corporation must be citizens of the United States;
- (c) Not less than 90 percent of the employees of the corporation must be residents of the United States;
- (d) Such corporation must be engaged primarily in a manufacturing or mineral industry in the United States or any territory, district, or possession of the United States;
- (e) The aggregate book value of the vessels owned by the corporation must not exceed 10 percent of the aggregate book value of the assets of the corporation; and
- (f) The corporation must purchase or produce in the United States, its territories or possessions, not less than 75 percent of the raw materials used or sold in its operations.

NOTE: A corporation which qualifies as an 883–1 citizen by meeting the criteria in paragraph (a) of this section is not thereby precluded from qualifying as a citizen under any